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6 Attorneys for Defendant
7 MEDSHARE INTERNATIONAL, INC.

8
9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA
11

12 RON PACHECO

13 Plaintiff,

14 vs.

15 MEDSHARE INTERNATIONAL, INC.

16 Defendant.
17

Case No.: 3:16-cv-05736-MEJ

**JOINT STIPULATION TO SUBMIT
ACTION TO BINDING ARBITRATION
AND STAY THE CASE; ~~PROPOSED~~
ORDER**

Complaint Filed: October 6, 2016

18
19 **IT IS HEREBY STIPULATED** by and between RON PACHECO (hereinafter
20 “Plaintiff”), and MEDSHARE INTERNATIONAL, INC. (hereinafter “Defendant”), that the
21 entire above-captioned action, *RON PACHECO vs. MEDSHARE INTERNATIONAL, INC.*
22 (Case No. 3:16-cv-05736-MEJ), shall be submitted to binding arbitration pursuant to the
23 arbitration agreement signed by Plaintiff in relation to his employment with Defendant.
24 Attached hereto as Exhibit “A” is a true and correct copy of the pre-dispute arbitration
25 agreement executed by Plaintiff, whereby Plaintiff and Defendant agreed to arbitrate any and
26 all claims arising out of Plaintiff’s employment with Defendant.
27

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1 IT IS HEREBY FURTHER STIPULATED AND AGREED, by and between the parties
2 hereto, through their counsel of record, as follows:

3 1. The above-entitled action, *RON PACHECO* vs. *MEDSHARE INTERNATIONAL,*
4 *INC.* (Case No. 3:16-cv-05736-MEJ), shall be immediately stayed and submitted to binding
5 arbitration pursuant to the arbitration agreement executed by Plaintiff, the provisions of which
6 are incorporated herein by reference, see Exhibit “A,” and pursuant to the requirements set
7 forth in *Armendariz v. Foundation Health Psychcare Services, Inc.* (2000) 24 Cal.4th 83.

8 2. The parties intend to comply with the requirements of *Armendariz v. Foundation*
9 *Health Psychcare Services, Inc.* (2000) 24 Cal.4th 83, including, but not limited to the
10 requirement that Defendant pay all costs that are unique to the arbitration, the requirement that
11 the arbitrator issue a written arbitration decision including the essential findings and
12 conclusions upon which the award is based, and the requirement that all statutorily-imposed
13 remedies shall be available to the parties in arbitration.

14 3. Each party shall be entitled to conduct general discovery as provided by
15 applicable Federal law without an order from the arbitrator and not only those provisions
16 specifically applicable to arbitrations. This discovery shall be in addition to, and not limited
17 by, the provisions of the Federal Arbitration Act, or other provisions purporting to limit
18 discovery in arbitration proceedings.

19 4. All rules of pleading, all rules of evidence, all rights to resolution of the dispute
20 by means of motions for summary judgment, judgment on the pleadings, and judgment for
21 nonsuit, shall apply and be observed.

22 5. This Court shall retain jurisdiction of this matter to enforce the stipulation to
23 arbitrate this matter, to enforce any arbitration award and to perform any other roles as
24 permitted by the Federal Arbitration Act and *Armendariz v. Foundation Health Psychcare*
25 *Services, Inc.* (2000) 24 Cal.4th 83.

1 6. By signing this Stipulation, counsel of record for both Plaintiff and Defendant
2 represent that they have full authority from their respective clients to enter into this Stipulation
3 on their clients' behalf.

4 7. This stipulation may be completed in duplicate parts and facsimile copies are
5 accepted as originals, all of which shall constitute one and the same stipulation.
6

7
8 IT IS SO STIPULATED.
9

10 Date: December 1, 2016

FISHER & PHILLIPS LLP

11
12
13 By: /s/ Annie Lau
14 Jason A. Geller
15 Annie Lau
16 Attorneys for Defendant
17 MEDSHARE INTERNATIONAL, INC.

18
19 Date: December 1, 2016

SUNDEEN SALINAS & PYLE

20
21 By: s/ Tanya P. Tambling
22 Hunter Pyle
23 Tanya P. Tambling
24 Attorneys for Plaintiff
25 RON PACHECO
26
27
28

~~PROPOSED~~ ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED: that the matter entitled *RON PACHECO* vs. *MEDSHARE INTERNATIONAL, INC.* (Case No. 3:16-cv-05736-MEJ), is hereby submitted to binding arbitration pursuant to the terms of the Arbitration Agreement signed by Plaintiff. This action will be stayed pending the outcome of the arbitration.

DATED: December 6, 2016



HONORABLE MARIA-ELENA JAMES
UNITED STATES MAGISTRATE JUDGE

EXHIBIT A

**TRINET HR CORPORATION
TERMS AND CONDITIONS AGREEMENT ("TCA")**

PLEASE READ THIS TCA CAREFULLY. IT CONTAINS IMPORTANT INFORMATION REGARDING YOUR USE OF TRINET'S SECURED ONLINE PORTAL, HR PASSPORT® AND ONLINE SERVICES, YOUR EMPLOYMENT RELATIONSHIP WITH TRINET, AND RELATED MATTERS. YOUR ACKNOWLEDGEMENT AND ACCEPTANCE OF THIS TCA IS A CONDITION NOT ONLY OF YOUR USE OF TRINET'S HR PASSPORT® AND ONLINE SERVICES BUT ALSO OF YOUR EMPLOYMENT AND/OR CONTINUED EMPLOYMENT WITH TRINET. IF YOU FAIL TO ACKNOWLEDGE THIS TCA, YOU CANNOT BE EMPLOYED BY TRINET.

This TCA contains the following sections:

1. Co-Employment vs. Standard Employment
2. Privacy, Accuracy, Use, And Exchange Of Information
3. TriNet Payroll Services
4. TriNet Benefits
5. TriNet's Employee Handbook
6. At-Will Relationship
7. Confirmation Of Roles
8. HR Passport®, Indemnification, And Limits Of Liability
9. Dispute Resolution Protocol ("DRP")
 - a. How The DRP Applies
 - b. Limitations On How The DRP Applies
 - c. Starting Arbitration
 - d. How Arbitration Proceedings Are Conducted
 - e. The Arbitration Hearing And Award
 - f. Enforcement Of The DRP

10. Acknowledgement

1. Co-Employment vs. Standard Employment

TriNet is a licensed professional employer organization ("PEO") headquartered in San Leandro, California.

If your relationship with TriNet is beginning because the company at which you work has become a TriNet customer, this means that your company has entered into a customer service agreement with TriNet to share certain employer responsibilities as co-employers. This means TriNet will be your employer of record for administrative purposes and will process payroll, sponsor and administer benefits, and provide certain human resources services. As your worksite employer, your company retains the responsibilities of directing your day-to-day work and managing its business affairs. This TCA addresses your relationship with TriNet and you and your worksite employer have and will continue to have additional terms and conditions of employment.

If you were hired directly by TriNet as a TriNet corporate colleague, TriNet will be your employer for all purposes under this TCA.

2. Privacy, Accuracy, Use, and Exchange of Information

The personal information you provide online through TriNet's HR Passport® is used to facilitate your online HR transactions and to enable TriNet to act, if you work at one of TriNet's customers, as your employer of record for administrative purposes, or to act, if you work as a TriNet corporate colleague, as your all-purpose employer. You agree not to share with or disclose to anyone else your TriNet Employee ID or password for HR Passport®. TriNet, in turn, agrees to use your information only as stated above. TriNet will not provide your individually identifiable information to third-party providers or other commercial parties for commercial use except as permitted by you or as required by law.

You agree that all information submitted by you to TriNet is and will be true and correct. You authorize TriNet to enroll you in TriNet benefits, if you are eligible, and to make changes to your benefits, payroll, and personal information according to the information you submit to TriNet. Moreover, you agree to provide to TriNet a functioning email address for you, and to review and accept notices and forms sent to that email address as well as to review and accept notices and forms posted on HR Passport®.

With respect to IRS Form W-2, COBRA notices, and any other notice or form for which consent to electronic delivery is required by law, you hereby agree and consent to electronic delivery by email or via such other method as permitted by law. Further, you agree to make such documents available to your spouse, domestic partner, and/or dependents, as applicable. Such documents will also be posted and made available on HR Passport®. If you desire a paper copy of such documents, please contact the TriNet Employee Solution Center at 1.800.638.0461.

If you do not wish to receive such documents by electronic delivery, or if you withdraw your consent to electronic delivery, you will receive your Form W-2, COBRA notice, or other such documents in hard copy form at no charge.

3. TriNet Payroll Services

If you work for one of TriNet's customers, you understand and agree that:

- (a) Responsibility for compliance with accurate reporting of hours worked, requisite break periods, overtime, and related matters are the responsibility of your worksite employer, over which TriNet has no control;
- (b) TriNet is responsible for processing your payroll as directed by your company and pursuant to the written agreement between your company and TriNet;
- (c) TriNet does not set your rate of pay, determine the hours you work, or determine your exempt/non-exempt status under the law; and
- (d) TriNet's responsibility for your pay is limited in the following ways:
 - (i) If TriNet learns that it paid you an amount not authorized by your company, you agree to repay the amount to TriNet and you consent to TriNet reversing such payment, to the full extent permitted by law;
 - (ii) If your company fails to fund its payroll, TriNet will use the minimum wage rate to calculate your pay based on the information available to it regarding your hours worked for such a payroll; and
 - (iii) If you believe that your employer owes you more than what TriNet remits to you (including payment for time that you have worked, or for commissions and bonuses, time that you have taken or accrued as sick/vacation leave/paid time off, time for any other paid leave of absence or amounts in excess of minimum wage), this will be the sole liability of your worksite employer, and your recourse for collection of such unpaid amounts is against your company and not TriNet.

4. TriNet Benefits

TriNet offers you benefits consistent with the benefits offered to other similarly situated employees, subject to the terms and conditions of such benefits offerings and your proper and timely completion of TriNet's enrollment materials. You acknowledge and agree that you must abide by the rules set forth in TriNet's health and welfare plans, if you participate in those plans. You also acknowledge and agree that, if you are eligible for TriNet benefits but fail to submit a TriNet medical benefits election or fail to waive TriNet medical coverage within the required time frame, you will automatically be enrolled in the lowest-cost, employee-only, TriNet PPO medical plan that meets applicable state requirements, and corresponding payroll deductions for the medical premiums for this plan will be applied to and deducted from your paycheck.

You understand that you have access to a copy of TriNet's Benefits Guidebook and Summary Plan Description (the "Guidebook") posted on HR Passport®, as well as in PDF format that TriNet can email to you, and as a hardcopy that TriNet can mail to you. You agree to read the Guidebook carefully as it contains important information regarding TriNet's health and welfare plans.

You understand that, if your company arranges to sponsor a different medical plan, you will not be eligible to participate in a medical plan sponsored by TriNet. In such case, you also understand and agree that your company may request that TriNet take deductions from your pay for the medical premiums associated with the medical plan sponsored by your company in which you participate. You hereby consent to such deductions, and you understand and agree that they will appear on your pay stub as a deduction amount and will be reported accordingly on your Form W-2.

Finally, you understand and agree that information about your TriNet benefits enrollments, including but not limited to plan elections and the amounts of your salary redirections (including, if applicable, salary redirections for a retirement plan, health care flexible spending account, dependent day care flexible spending account, and similar arrangements), may be shared with your worksite employer, for the purpose of verifying billing accuracy and/or for any other lawful purpose, including the transition of your elections if and when your worksite employer ceases to do business with TriNet.

5. TriNet's Employee Handbook

Here you will find a copy of TriNet's Employee Handbook. Any addendum to the Handbook and additional policies applicable to your employment (collectively "Additional Policies") are found on HR Passport®. Please review these documents as soon as possible and provide the Acknowledgement below, acknowledging that you understand and agree that it is your responsibility to read and familiarize yourself with the Handbook and Additional Policies. Hard copies of the handbook and any additional policies are available at your place of work, and your hiring manager can email a PDF of them to you.

6. At-Will Relationship

Your relationship with TriNet is "at-will," meaning that you and TriNet have the right to terminate your employment at any time, with or without cause, and with or without advance notice. The only way to change the at-will employment relationship with TriNet is through a written agreement signed by TriNet's President. It cannot be otherwise changed by any course of conduct, policy, or statement, whether written or oral.

7. Confirmation of Roles

If you work for a TriNet customer, you understand that the work you perform is for the direct benefit of that company and not TriNet. You understand that your company, and not TriNet, directs and controls your hiring, compensation, employment duties, and performance measurement.

If you work for a TriNet customer and you are an officer or partner of that company, you understand that the written agreement between your company and TriNet does not relieve you of any legal responsibility you may have to employees of the company, taxing authorities, or TriNet, should your company fail to meet its payroll obligations.

8. HR Passport®, Indemnification, And Limits of Liability

HR Passport® is licensed to you subject to the terms and conditions in this TCA. You agree that HR Passport® constitutes confidential, proprietary, intellectual property of TriNet, that this license is revocable by TriNet at any time, and that you will not modify, reverse engineer, decompile or disassemble, or otherwise tamper with HR Passport® or create any derivative works or otherwise incorporate HR Passport® in other programs, without TriNet's prior written consent. Any feedback you provide will become TriNet information and TriNet will have the royalty-free right to share the feedback and to create and use derivative works based on the feedback.

If you fail to protect the confidentiality of your password or if you submit inaccurate information to TriNet, you agree to indemnify and hold TriNet, its parents, subsidiaries, affiliates, officers and employees harmless from any claim, demand, penalty, or damage, including reasonable attorneys' fees and costs, asserted by any third party due to or arising out of your use of HR Passport® or TriNet's online services. TriNet will notify you within a reasonable period of time of any claim for which TriNet seeks indemnification and will afford you the opportunity to participate in the defense of any such claim, provided that your participation does not prejudice TriNet's interests, as determined by TriNet.

Your licensed usage of HR Passport® is on an "As Is" basis and TriNet disclaims any and all warranties, express or implied, to the full extent permitted by law. For example, TriNet does not warrant that its online services or content will be uninterrupted or error-free, available at all times or in any and all geographic areas, or will meet any particular criteria of performance or quality. TriNet cannot be held liable for any indirect, punitive, incidental, consequential, or other special damages arising out of your use of HR Passport® or TriNet's online services.

9. Dispute Resolution Protocol ("DRP")

a. How The DRP Applies

This DRP covers any dispute arising out of or relating to your employment with TriNet. The Federal Arbitration Act applies to this DRP. Also, existing internal procedures for resolving disputes, as well as the option of mediation, will continue to apply with the goal being to resolve disputes before they are arbitrated. This DRP will survive termination of the employment relationship.

With only the exceptions described below, arbitration will replace going before a government agency or a court for a judge or jury trial.

b. Limitations On How The DRP Applies

This DRP does not apply to claims for workers compensation, state disability insurance or unemployment insurance benefits. Claims may be brought before an administrative agency if applicable law allows such claims even when there is an arbitration agreement. This DRP does not, however, excuse a requirement that a party exhaust administrative remedies before making a claim in arbitration. This DRP does not prevent a party from bringing complaints, claims or charges before the Equal Employment Opportunity Commission, the U.S. Department of Labor, the National Labor Relations Board, or the Office of Federal Contract Compliance Program, and does not prevent a party from bringing claims in any forum as provided in Public Laws 111-203, 111-118 & 112-10. Nor does this DRP apply to any disputes that are, at the time of your acknowledgement of the DRP, already the subject of an existing lawsuit or agency proceeding.

c. Starting Arbitration

Before commencement of arbitration, the parties may, upon written agreement of the parties, submit the dispute to mediation. This DRP does not require mediation before commencing arbitration.

Arbitration begins by bringing a claim under the applicable employment arbitration rules and procedures of either the American Arbitration Association ("AAA") or the Judicial Arbitration and Mediation Services, Inc. ("JAMS"), as then in effect and as modified by any superseding provisions in this DRP. The party bringing the claim may choose to bring the claim before either AAA or JAMS. The applicable Employment Arbitration Rules may be found on the internet at www.adr.org and www.jamsadr.com or by using an internet search engine to locate the "AAA Employment Arbitration Rules" and "JAMS Employment Arbitration Rules." All claims in arbitration must be raised within the same time limits (statutes of limitation) that would apply in court. The arbitrator will be selected by mutual agreement of the parties and will be an experienced attorney licensed in the state where the arbitration will be held or retired judicial officer who served in that state as a judge. If the parties cannot agree on an arbitrator, the applicable AAA or JAMS rules will apply to appoint an arbitrator. The arbitration will be conducted no more than 45 miles from the place where you last worked during your employment by TriNet, unless the parties agree to another location.

d. How Arbitration Proceedings Are Conducted

In arbitration, the parties will have the right to conduct adequate civil discovery, bring dispositive motions, and present witnesses and evidence as needed to present their cases and defenses. The specific provisions of this DRP and the applicable rules of AAA or JAMS will direct the arbitrator in decisions regarding the enforceability of this DRP and in conducting the arbitration.

There will be no right or authority for any dispute to be brought, heard or arbitrated as a class, collective, representative or private attorney general action, or as a member in any purported class, collective, representative or private attorney

general proceeding, including, without limitation, uncertified class actions ("Class Action Waiver"); provided, however, that you may opt out of the Class Action Waiver by clicking this box ☐ before you click below to acknowledge this TCA. Disputes regarding the validity and enforceability of the Class Action Waiver may be resolved only by a civil court of competent jurisdiction and not by an arbitrator. In any case in which (1) the dispute is filed as a class, collective, representative or private attorney general action and (2) a civil court of competent jurisdiction finds all or part of the Class Action Waiver unenforceable, the class, collective, representative and/or private attorney general action must be litigated in a civil court of competent jurisdiction, but the portion of the Class Action Waiver that is enforceable shall be enforced in arbitration. No employee will be retaliated against, disciplined or threatened with discipline for exercising his or her rights under Section 7 of the National Labor Relations Act (NLRA) by the filing of or participation in a class, collective or representative action, but TriNet (and, if applicable, any TriNet customer interested in enforcing this DRP for its own benefit) retains the right to enforce this DRP and the Class Action Waiver under the Federal Arbitration Act and to seek dismissal of class, collective or representative actions.

During the arbitration each party will pay his, her or its own attorneys' fees, subject to any remedies to which that party may later be entitled under applicable law. In all cases where the law requires it, TriNet (and, if applicable, any TriNet customer interested in enforcing this DRP for its own benefit) will pay the arbitrator's and arbitration fees. In cases in which apportionment of the arbitrator's and arbitration fees is permitted by applicable law, these fees will be divided between the parties as is required by law and determined by the arbitrator.

e. The Arbitration Hearing And Award

Within 30 days after the end of the arbitration hearing, any party may file a written brief by providing copies to the arbitrator and the other parties. The arbitrator may award any remedy warranted under applicable law and will include a written opinion providing reasoned explanations for the decision. Neither a party nor the arbitrator will disclose the existence, content, or results of the arbitration without the prior written consent of all parties or in accordance with the arbitrator's decision that disclosure is permitted by law. A court of competent jurisdiction will have the authority to enter a judgment upon the arbitration award. To the extent, if at all, allowed by applicable law, the award may be vacated or corrected on appeal to a court of competent jurisdiction.

f. Enforcement Of The DRP

This DRP is the full and complete agreement relating to arbitration as the means to resolve covered disputes between you and TriNet and between you and your worksite employer unless the DRP is waived by your worksite employer or superseded by other terms and conditions of your employment with your worksite employer. If any portion of this DRP is determined to be unenforceable, the remainder of this DRP still will be enforceable, subject to the specific exception in section d, above.

With respect to covered disputes, each party waives any rights under the law for a jury trial and agrees to arbitration in accordance with the terms of this DRP.

10. Acknowledgement

By clicking below, I am acknowledging that I have read and understand the contents of this Terms and Conditions Agreement (including, but not limited to, the DRP), that I have the responsibility to read and familiarize myself with the TriNet Employee Handbook and Additional Policies for my company and that I agree to abide by the terms and conditions set forth above and the policies and procedures set forth in the Employee Handbook and Additional Policies.

I understand that my employment with TriNet is at-will and that either I or TriNet can terminate the employment relationship at any time, with or without reason. I understand that the policies of TriNet and my company can be changed at any time, and I understand and acknowledge that none of the at-will-related language in this TCA, the Employee Handbook or elsewhere is intended to limit the exercise of rights under Section 7 of the NLRA. Finally, I agree to abide by the terms and conditions set forth above and the policies and procedures set forth in the Employee Handbook, Addendum and Additional Policies.

Finally, I understand and agree that TriNet may change this TCA as well as its policies, procedures, and benefits at any time in its sole discretion, that any updated versions of the same will be available on HR Passport® and will be binding on me and that my continued employment with TriNet constitutes acceptance of any revised documents.

TRINET
TERMS AND CONDITIONS AGREEMENT ("TCA")

PLEASE READ THIS TCA CAREFULLY. IT CONTAINS IMPORTANT INFORMATION REGARDING YOUR USE OF TRINET'S SECURED ONLINE PLATFORM AND ONLINE SERVICES, YOUR RELATIONSHIP WITH TRINET, THE HANDLING OF ANY DISPUTES ARISING OUT OF YOUR RELATIONSHIP WITH TRINET OR A TRINET CUSTOMER, AND RELATED MATTERS.

This TCA contains the following sections:

1. Co-Employment vs. Standard Employment
2. Privacy, Accuracy, Use, And Exchange Of Information
3. TriNet Payroll Services
4. TriNet Benefits
5. TriNet's Employee Handbook
6. At-Will Relationship
7. Confirmation Of Roles
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 - b. Limitations On How The DRP Applies
 - c. Starting Arbitration
 - d. How Arbitration Proceedings Are Conducted
 - e. The Arbitration Hearing And Award
 - f. Enforcement Of The DRP

10. Acknowledgement

1. Co-Employment vs. Standard Employment

The TriNet family of companies is engaged in the business of providing human resources services through various licensed professional employer organizations ("PEOs"). In this TCA, "TriNet" includes any and all of the TriNet companies (i.e., TriNet Group, Inc., all companies owned by TriNet Group, Inc. [e.g., TriNet HR Corporation], subsidiaries of companies owned by TriNet Group, Inc., subsidiaries of those subsidiaries, and all other companies under the TriNet Group, Inc. umbrella), whether doing business in their own name or otherwise.

If your relationship with TriNet is beginning because the company you work for ("your worksite employer," or "your company") is a TriNet customer, this means that your company has entered into an agreement with TriNet to share certain employer responsibilities as co-employers. This means TriNet will be your employer of record for administrative purposes and will process payroll based on the information provided by your worksite employer, sponsor and administer benefits, and provide certain human resources services. As your worksite employer, your company retains the responsibilities of directing your day-to-day work and managing its business affairs. Your worksite employer, not TriNet, has sole responsibility for controlling, or providing input about, your wages, hours, and working conditions.

If you were hired directly by TriNet as a TriNet corporate colleague, TriNet will be your employer for all purposes under this TCA.

2. Privacy, Accuracy, Use, and Exchange of Information

The personal information you provide online through the TriNet online platform is used to facilitate your online HR transactions and to enable TriNet to act, if you work at one of TriNet's customers, as your employer of record for administrative purposes and to provide the HR-related services your company has engaged TriNet to provide. If you work as a TriNet corporate colleague the personal information you provide through the TriNet online platform is used to facilitate your online HR transactions and to enable TriNet to act as your all-purpose employer. You agree not to share with or disclose to anyone else your TriNet Employee ID or password for the TriNet online platform. TriNet, in turn, agrees to use your information only as stated above, which may include sharing the information between platforms owned or licensed by the TriNet family of companies. TriNet will not provide your individually identifiable information to third-party providers or other commercial parties for commercial use except as permitted by you or as required by law.

You agree that all information submitted by you to TriNet is and will be true and correct, and you understand that any misrepresentation may affect both your relationship with TriNet, employment status with your worksite employer, as well as certain insurance or benefits provided to you. You authorize TriNet to enroll you in TriNet sponsored employee benefits, if you are an eligible employee under the terms of the plans, and to make changes to your benefits, payroll and personal information according

to the information you submit to TriNet directly or indirectly. Moreover, you agree to provide to TriNet a functioning email address for you, and to review and accept notices and forms sent to that email address as well as to review and accept notices and forms posted on the TriNet online platform. You agree that you will be bound by all communications and notices sent to you at the email address provided by you or on your behalf.

With respect to IRS Form W-2, COBRA notices, and any other notice or form for which consent to electronic delivery is required by law, you hereby agree and consent to electronic delivery by email or via such other method as permitted by law. Further, you agree to make such documents available to your spouse, domestic partner, and/or dependents, as applicable. Such documents will also be posted and made available on the TriNet online platform. If you desire a paper copy of such documents, please contact the TriNet Solution Center at 800.638.0461. Additional contact information is posted online on the TriNet online platform.

If you do not wish to receive such documents by electronic delivery, or if you withdraw your consent to electronic delivery, you will receive your Form W-2, COBRA notice, or other such mandatory documents in hard copy form at no charge.

3. TriNet Payroll Services

If you work for one of TriNet's customers, you understand and agree that:

- (a) Responsibility for compliance with accurate reporting of hours worked, legally required break periods, overtime, certain time off accrued and taken, and related matters are the responsibility of your company, over which TriNet has no control;
- (b) TriNet is responsible for processing your pay based on your company's reporting (see above), as directed by your company, and pursuant to the written agreement between your company and TriNet;
- (c) TriNet does not determine or provide input about your rate of pay, the hours you are scheduled to work or actually work, any legally required break periods, or your exempt/non-exempt status under the law;
- (d) TriNet's responsibility for your pay is further limited in the following ways:
 - (i) If TriNet learns that it paid you an amount not authorized by your company, you agree to repay the amount to TriNet and you consent to TriNet reversing such payment, to the full extent permitted by law;
 - (ii) If your company fails to fund its payroll, TriNet will pay you the minimum required by law based on the information available to it regarding your hours worked for such a payroll; and
 - (iii) If you believe that your company owes you more than what TriNet remits to you pursuant to your company's instructions (including payment for time that you have worked, or for commissions and bonuses, time that you have taken or accrued as sick/vacation leave/paid time off, time for any other paid leave of absence or amounts in excess of minimum wage), this will be the sole liability of your worksite employer, and your recourse for collection of such unpaid amounts is against your company and not TriNet.

4. TriNet Benefits

You will be offered certain TriNet employee benefits if such benefits are offered to other similarly situated employees, subject to the terms of the benefits plan document. You acknowledge and agree that if you elect to participate in the TriNet health and welfare plan, you must abide by the rules set forth under the applicable plan document. Unless otherwise required by law, you acknowledge and agree that, if you are eligible to elect TriNet benefits but fail to either submit a benefits election or waive TriNet coverage within the required deadline/timeframe, you will be automatically enrolled in the lowest-cost, employee-only, TriNet PPO medical plan, and corresponding payroll deductions for the medical premiums for this plan will be applied to and deducted from your paycheck. Please refer to the TriNet Benefits Guidebook and Summary Plan Description (SPD) for important details regarding the consequences of failing to make a timely election or waiver of coverage.

You understand that you have access to an electronic copy of the Guidebook and SPD posted on the TriNet online platform, as well as in PDF format that TriNet can email to you upon request, and as a hardcopy that TriNet can mail to you upon request. You agree to read the Guidebook and SPD carefully as it contains important information regarding TriNet's health and welfare plans.

You understand that, if your company arranges to sponsor a different health plan, you may not be eligible to participate in a health plan sponsored by TriNet. In such case, you also understand and agree that your company may request that TriNet take deductions from your pay for the healthcare premiums associated with your participation in the health plan sponsored by your company. You hereby consent to such deductions, and you understand and agree that they will appear on your pay stub as a deduction amount and will be reported accordingly on your Form W-2.

Finally, you understand and agree that certain information about your TriNet benefits enrollment, including but not limited to plan elections and the amounts of your salary deductions (including, if applicable, salary deferrals for a retirement plan, contributions to a health care flexible spending account, dependent day care flexible spending account, and similar arrangements), may be shared with your worksite employer, for the purpose of verifying billing accuracy and/or for any other lawful purpose if and when your worksite employer ceases to do business with TriNet.

5. TriNet's Employee Handbook

Here you will find a copy of **TriNet's Employee Handbook**. Any additional policies applicable to your employment are found on the TriNet online platform. Please review these documents as soon as possible, as it is your responsibility to read and familiarize yourself with the Handbook and any additional policies. Hard copies of the Employee Handbook and any additional policies are available at your place of work, and your hiring manager can email a PDF of them to you.

6. At-Will Relationship

Unless prohibited by law or expressly provided in a written agreement signed by the President of TriNet, your relationship with TriNet is "at-will," meaning that you and TriNet have the right to terminate the relationship at any time, with or without cause, and with or without advance notice.

7. Confirmation of Roles

If you work for a TriNet customer, you understand that the work you perform is for the direct benefit of that company and not TriNet. You understand that your company, and not TriNet, directs and controls your hiring, compensation, employment duties and responsibilities, work schedule and actual hours worked, performance measurement and all other terms and conditions of your employment at the worksite.

If you work for a TriNet customer and you are an officer or partner of that company, you understand that the agreement between your company and TriNet does not relieve you of any legal responsibility you may have to employees of the company, taxing authorities, or TriNet, should your company fail to meet its payroll obligations.

8. The TriNet Platform, Indemnification And Limits of Liability

Use of the TriNet online platform is licensed to you subject to the terms and conditions in this TCA. You agree that the TriNet online platform constitutes confidential, proprietary, intellectual property of TriNet, that this license is revocable by TriNet at any time, and that you will not modify, reverse engineer, decompile or disassemble, or otherwise tamper with the TriNet online platform or create any derivative works or otherwise incorporate TriNet's online platform in other programs, without TriNet's prior written consent. Any feedback you provide will become TriNet information and TriNet will have the royalty-free right to share the feedback and to create and use derivative works based on the feedback.

If you fail to protect the confidentiality of your password or if you submit inaccurate information to TriNet, you agree to indemnify and hold TriNet, its parents, subsidiaries, affiliates, officers and employees harmless from any claim, demand, penalty, or damage, including reasonable attorneys' fees and costs, asserted by any third party due to or arising out of your use of TriNet's online platform or TriNet's online services. TriNet will notify you within a reasonable period of time of any claim that TriNet seeks indemnification for and will afford you the opportunity to participate in the defense of any such claim, provided that your participation does not prejudice TriNet's interests, as determined by TriNet at its sole discretion.

Your licensed usage of TriNet's online platform is on an "As Is" basis and TriNet disclaims any and all warranties, express or implied, to the full extent permitted by law. For example, TriNet does not warrant that its online services or content will be uninterrupted or error-free, available at all times or in any and all geographic areas, or will meet any particular criteria of performance or quality. TriNet cannot be held liable for any indirect, punitive, incidental, consequential, or other special damages arising out of your use of TriNet's online platform or TriNet's online services.

9. Dispute Resolution Protocol ("DRP")

a. How The DRP Applies

Subject to the limitations in subsection (b), this DRP covers any dispute arising out of or relating to your employment with TriNet and/or, if you work for one of TriNet's customers, arising out of or relating to your employment with your company, as well as any dispute with a benefit plan, insurer, employee, officer, or director of TriNet or of a TriNet customer (all of whom, in addition to TriNet customers, are intended to be beneficiaries of this DRP)("covered dispute"). The Federal Arbitration Act applies to this DRP. Also, any applicable internal procedures for resolving disputes (e.g., procedures in the Employee Handbook for complaining about, and addressing complaints about, misconduct), as well as the option of mediation, will continue to apply with the goal being to resolve disputes before they are arbitrated. This DRP will survive termination of the employment relationship.

With only the exceptions described below, arbitration will replace going before a government agency or a court for a judge or jury trial, and even in the exceptional situations described below, NO JURY TRIAL WILL BE PERMITTED, unless applicable law does not allow enforcement of a pre-dispute jury trial waiver in the particular circumstances presented.

b. Limitations On How The DRP Applies

The mandatory arbitration requirement of this DRP does not apply to claims for workers compensation, state disability insurance or unemployment insurance benefits, nor does it apply to claims against a federal contractor if such claims are not subject to pre-dispute mandatory arbitration agreements, nor to claims properly made pursuant to a collective bargaining agreement's dispute resolution procedure if you are represented by a union and the dispute resolution procedure in the collective bargaining agreement conflicts with this DRP. The mandatory arbitration requirement does not prevent a party from bringing complaints, claims or charges before the Equal Employment Opportunity Commission, the U.S. Department of Labor, the National Labor Relations Board, or the Office of Federal Contract Compliance Program, and does not prevent a party from bringing claims in any forum as provided in Public Laws 111-203, 111-118 & 112-10. Further, claims may be brought before any other administrative agency, provided applicable law does not preclude the right to bring claims there when there is a mandatory arbitration agreement.

c. Starting Arbitration

Before commencement of arbitration, the parties may, upon express written agreement of the parties, submit the dispute to mediation on terms and conditions agreeable to all parties. This DRP does not require mediation before commencing arbitration.

Arbitration begins by bringing a claim under the applicable employment arbitration rules and procedures of the Judicial Arbitration and Mediation Services, Inc. ("JAMS") or any other dispute resolution provider agreed to by the parties, as then in effect and

as modified by any superseding provisions in this DRP. JAMS' Employment Arbitration Rules may be found on the internet at www.jamsadr.com or by using an internet search engine to locate the "JAMS Employment Arbitration Rules." All claims in arbitration must be raised within the same time limits (statutes of limitation) that would apply in court. The arbitrator will be selected by mutual agreement of the parties and will be an experienced attorney licensed in the state where the arbitration will be held or retired judicial officer who served in that state as a judge or another qualified individual. If the parties cannot agree on an arbitrator, the applicable JAMS (or, if agreed to by the parties, another dispute resolution provider's) rules will apply to appoint an arbitrator. The arbitration will be conducted no more than 75 miles from the location where you last regularly worked for your worksite employer, unless the parties agree to another location.

d. How Arbitration Proceedings Are Conducted

In arbitration, the parties will have the right to file motions challenging the pleadings (e.g. demurrer or motion to dismiss), conduct adequate civil discovery, bring dispositive motions (e.g. summary judgment/adjudication), and present witnesses and evidence to present their cases and defenses. The specific provisions of this DRP and the applicable rules of JAMS (or any other dispute resolution provider agreed to by the parties) will direct the arbitrator in decisions regarding conducting the arbitration. To the extent any applicable arbitration rules are inconsistent with the terms of this DRP, the terms of this DRP will be controlling.

There will be no right or authority for any dispute to be brought, heard or arbitrated as a class, collective, representative or private attorney general action, or as a member in any purported class, collective, representative or private attorney general proceeding, including, without limitation, uncertified class actions ("Class Action Waiver"); provided, however,

that you may opt out of the Class Action Waiver by clicking this box ☐ before you click below to acknowledge this TCA. Disputes regarding the validity and enforceability of the Class Action Waiver may be resolved only by a civil court of competent jurisdiction and not by an arbitrator. In any case in which (1) the dispute is filed as a class, collective, representative or private attorney general action and (2) a civil court of competent jurisdiction finds all or part of the Class Action Waiver unenforceable, the class, collective, representative and/or private attorney general action must be litigated in a civil court of competent jurisdiction, but the portion of the Class Action Waiver that is enforceable shall be enforced in arbitration. No employee will be retaliated against, disciplined or threatened with discipline for exercising his or her rights under Section 7 of the National Labor Relations Act (NLRA) by the filing of or participation in a class, collective or representative action, but TriNet (and, if applicable, any TriNet customer or employee(s) of either TriNet or a TriNet customer interested in enforcing this DRP for its/their own benefit) retains the right to enforce this DRP and the Class Action Waiver under the Federal Arbitration Act and to seek dismissal of class, collective or representative actions.

During the arbitration each party will pay his, her or its own attorneys' fees, subject to any remedies to which that party may later be entitled under applicable law. In all cases where the law requires it, TriNet (and, if applicable, any TriNet customer or employee(s) of either TriNet or a TriNet customer interested in enforcing this DRP for its/their own benefit) will pay the arbitrator's and arbitration fees. In cases in which apportionment of the arbitrator's and arbitration fees is permitted by applicable law, these fees will be divided between the parties as is required by law and determined by the arbitrator.

e. The Arbitration Hearing And Award

Within 30 days after the end of the arbitration hearing, any party may file a written brief by providing copies to the arbitrator and the other parties. The arbitrator may award any remedy warranted under applicable law and will include a written opinion providing reasoned explanations for the decision. Neither a party nor the arbitrator will disclose the existence, content, or results of the arbitration without the prior written consent of all parties, unless required by law or legal process or in accordance with a decision by the arbitrator that such disclosure is permitted by law. To the extent, if at all, allowed or required by applicable law, the award may be confirmed, corrected, or vacated by a court of competent jurisdiction, and a court of competent jurisdiction will have the authority to enter judgment based on a final arbitration award.

f. Enforcement Of The DRP

Subject to the exceptions provided herein, this DRP is the full and complete agreement for resolution of covered disputes between you and TriNet (and its employees, officers and agents) and/or, if you work for one of TriNet's customers, between you and your company (and its employees, officers and agents). If any portion of this DRP is determined to be unenforceable, the remainder of this DRP will still be enforceable, subject to the specific exception in section (d), above.

10. Acknowledgement

By acknowledging below, I confirm that I have read and understand the contents of this TCA (including, but not limited to, the DRP), that I have the responsibility to read and familiarize myself with the TriNet Employee Handbook and any additional policies for the company I work for and that I agree to abide by the terms and conditions set forth above in this TCA, including but not limited to the DRP, as well as the policies and procedures set forth in the Employee Handbook and additional policies.

I understand that, unless prohibited by law or expressly provided in a written agreement signed by the President of TriNet, my employment with TriNet is at-will and either I or TriNet can terminate the employment relationship at any time, with or without cause. I understand that the policies, procedures and benefits of TriNet and the company I work for can be changed at any time, and I understand and acknowledge that none of the at-will-related language in this TCA, the Employee Handbook or elsewhere is intended to limit the exercise of rights under Section 7 of the NLRA. Finally, I agree to abide by the terms and conditions set forth above and the policies and procedures set forth in the Employee Handbook and additional policies.

EMPLID	NAME	EMAIL	COMPANY	FEEDT	ACCEPTED
00001622583	Pacheco, Ronald	rpacheco@medshare.org	IIF	1/16/2015 11:33:15 AM	Y
00001622583	Pacheco, Ronald	rpacheco@medshare.org	IIF	12/21/2015 4:56:31 PM	N
00001622583	Pacheco, Ronald	rpacheco@medshare.org	IIF	12/21/2015 4:57:04 PM	Y

CERTIFICATE OF SERVICE

I, the undersigned, am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; am employed with the law offices of Fisher & Phillips LLP and my business address is One Embarcadero Center, Suite 2050, San Francisco, CA 94111.

On December 1, 2016, I served the foregoing document entitled **JOINT STIPULATION TO SUBMIT ACTION TO BINDING ARBITRATION AND STAY THE CASE; [PROPOSED] ORDER** on all the appearing and/or interested parties in this action as follows:

Hunter Pyle, SBN 191125
Tanya P. Tambling, SBN 262979
SUNDEEN SALINAS & PYLE
428 Thirteenth Street, 8th Floor
Oakland, California 94612
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Attorneys for Plaintiff
RON PACHECO

☒ [by **ELECTRONIC SUBMISSION**] - I served the above listed document(s) described via the United States District Court's Electronic Filing Program on the designated recipients via electronic transmission through the CM/ECF system on the Court's website. The Court's CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the case. The NEF will constitute service of the document(s). Registration as a CM/ECF user constitutes consent to electronic service through the court's transmission facilities.

I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed December 1, 2016 at San Francisco, California.

Stephanie Arwick

Print Name

By: /s/ Stephanie Arwick

Signature